

## **U.S.** Department of Justice

United States Attorney Eastern District of New York

JMM/SK F.#2013R00948

610 Federal Plaza Central Islip, New York 11722

April 7, 2015

## By ECF and FedEx

Richard Haley, Esq. Haley, Weinblatt & Calcagni, LLP One Suffolk Square 1601 Veterans Memorial Highway Suite 425 Islandia, NY 11749

Joseph R. Conway, Esq. Robert P. LaRusso LaRusso & Conway Attorneys at Law 300 Old Country Road Suite 341 Mineola, NY 11501

Andrew L. Oliveras, Esq. 26 Strangford Ct Oceanside, NY 11572

Re: United States v. Philip Kenner & Tommy Constantine Criminal Docket No. 13-607(JFB)

## Dear Counsel:

As previously requested by counsel for defendant Constantine, the government hereby provides on the attached disc duplicates of non-privileged emails, text messages, scanned images of correspondence, Word documents, photographs, and other materials recovered from defendant Kenner's laptop and/or cellphone pursuant to a search warrant. The material duplicated herein has been previously provided to defendant Constantine following the completion of the privilege review, and has been available to defendant Kenner since March 2014 (DE 48).

The attached duplicated are provided to assist counsel to identify those items from the laptop and cellphone that the government is likely to seek to offer in whole or in

part in its case-in-chief. Any additional relevant evidence located within the laptop and/or cellphone will be forwarded to counsel as soon as possible.

Respectfully submitted,

LORETTA E. LYNCH United States Attorney

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By: \_\_\_\_\_

James Miskiewicz Saritha Komatireddy Assistant U.S. Attorneys

cc: Clerk of the Court (JFB)